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7	IN THE UNITED STATES DISTRICT COURT	
8	FOR THE NORTHERN DIS	TDICT OF CALIFORNIA
9	FOR THE NORTHERN DIS	TRICT OF CALIFORNIA
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11	LORENZO MENDOZA MARTINEZ,	
12	ELIU MENDOZA, ELIEZER MENDOZA MARTINEZ, and GLORIA MARTINEZ	No. C 11-03194 WHA
13	MONTES,	
14	Plaintiffs,	ORDER GRANTING REQUEST
15	V.	TO VACATE BRIEFING DEADLINE AND CONTINUE
16	AERO CARIBBEAN, EMPRESA AEROCARIBBEAN S.A., CUBANA DE	CASE MANAGEMENT CONFERENCE
17	AVIACION S.A., and GIÉ AVIONS DE TRANSPORT REGIONAL,	
18	Defendants.	
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On November 24, 2014, the parties filed a joint request to vacate the December 4, 2014, briefing deadline and to continue their case management conference from December 18, 2014, to March 26, 2015. The parties state that they have agreed on a settlement and need the extra time to obtain a license from the United States Department of Treasury's Office of Foreign Assets Control, which administers the federal government's trade sanctions against Cuba. Although counsel erroneously cited to 31 C.F.R. 541.512(c), the Court determined that this statute did not exist. On assumption that counsel intended to cite to 31 C.F.R. 515.512(c), the parties' request is

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granted.

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The DECEMBER 4, 2014, briefing deadline is hereby VACATED. The case management
conference is CONTINUED from DECEMBER 18, 2014, to MARCH 26, 2015. The parties shall file
a joint case management conference statement on these discussions (if the case stays open) no
later than MARCH 14, 2015.

## IT IS SO ORDERED.

Dated: November 25, 2014.

